## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA (Richmond Division)

IN RE: INTERIOR MOLDED DOORS ANTITRUST LITIGATION,

Lead Civil Action No. 3:18-cv-718-JAG

-and-

IN RE: INTERIOR MOLDED DOORS INDIRECT PURCHASER ANTITRUST LITIGATION

Lead Civil Action No. 3:18-cv-850-JAG

## NON-PARTY HUTTIG BUILDING PRODUCTS, INC.'S CONSENT MOTION TO WITHDRAW ALL PENDING MOTIONS

Non-Party Huttig Building Products, Inc. ("Huttig"), by counsel and pursuant to Rule 7 of the Federal Rules of Civil Procedure, with the consent of all parties and non-parties, hereby moves to withdraw all of its pending motions **in both** of the above-captioned cases.

Huttig is a non-party movant in Civil Action No. 3:18-cv-718-JAG ("DPP Case") and Civil Action No. 3:18-cv-850-JAG ("IPP Case"). In October 2020, Huttig attempted to intervene in the two cases to protect its confidential information from being unsealed in both class action cases. Huttig filed the following motions in the DPP Case:

- October 1, 2020 Emergency Motion to Intervene, Dkt. No. 255
- October 1, 2020 Emergency Motion to Seal, Dkt. No. 258
- October 23, 2020 Brief in Support of Motion to Seal (Dkt. No. 297), Dkt. No. 308
   Huttig has participated in the following joint motions with other similarly-situated non-party movants in the DPP Case:
  - December 18, 2020 Motion to Stay, Dkt. No. 316
  - January 5, 2021 Motion to Stay, Dkt. No. 337

Huttig has filed the following motions in the IPP Case:

• October 1, 2020 Emergency Motion to Intervene, Dkt. No. 235

• October 1, 2020 Emergency Motion to Seal, Dkt. No. 238

Huttig has participated in the following joint motions with other similarly-situated non-party movants in the IPP Case:

• December 18, 2020 Motion to Stay, Dkt. No. 300

• January 5, 2021 Motion to Stay, Dkt. No. 322

• April 5, 2022 Joint Motion to Seal, Dkt. No. 367

• April 5, 2022 Joint Motion for an Order Directing the Parties to Fiel Redacted Version for the Class Certification Materials as Proposed by the Non-Parties, Dkt.

version for the Class Certification Materials as Proposed by the Non-Parties, Dkt.

No. 370

April 8, 2022 Sealed Attachment/Exhibit, Dkt. No 375

While Huttig continues to believe that it and the other similarly-situated non-parties have

meritorious arguments on their motions, Huttig has decided to withdraw from its participation in

both of the two class action cases and resultant Fourth Circuit appeals. Huttig's withdrawal does

not affect the other non-parties' pending motions or appeals. Huttig is filing notices of voluntary

dismissals in both Fourth Circuit appeals on this day.

Accordingly, Huttig respectfully requests that the Court order Huttig's withdrawal of all of

its pending motions in the DPP Case and IPP Case, and to further order the dismissal of Non-

Party/Movant Huttig in the two class action cases without prejudice to the other pending non-

parties' motions and appeals.

Dated: September 14, 2022

Respectfully Submitted,

**HUTTIG BUILDING PRODUCTS, INC.** 

By Counsel

VEDDER PRICE, P.C	ં.
-------------------	----

Anand Ramana

Anand Ramana (VSB No. 65852) VEDDER PRICE, P.C. 1401 New York Ave., N.W. Suite 500 Washington, D.C. 20005

Tel: (202) 312-3325

E-mail: <u>aramana@vedderprice.com</u>
Attorney for Non-Party Huttig
Building Products, Inc.

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 14th day of September, 2022, I electronically filed this document through this Court's Court Management/Electronic Court Files system, which then automatically and electronically serves it upon the following persons:

Conrad M. Shumadine WILLCOX & SAVAGE, P.C. 440 Monticello Avenue, Suite 2200 Norfolk, Virginia 23510 Tel: (757) 628-5500 Fax: (757) 628-5566 cshumadine@wilsav.com

Daniel C. Hedlund
Michelle J. Looby
Kaitlyn L. Dennis
GUSTAFSON GLUEK PLLC
120 South 6th Street, Suite 2600
Minneapolis, MN 55402
Tel: (612) 333-8844
Fax: (612) 339-6622
dgustafson@gustafsongluek.com
dhedlund@gustafsongluek.com
mlooby@gustafsongluek.com
kdennis@gustafsongluek.com

Daniel E. Gustafson

Joseph R. Saveri
Steve Williams
Kyle P. Quackenbush
JOSEPH SAVERI LAW FIRM
601 California Street, Suite 1000
San Francisco, CA 94108
Tel: (415) 500-6800
Fax: (415) 395-9940
jsaveri@saverilawfirm.com
swilliams@saverilawfirm.com
kquackenush@saverilawfirm.com

Hollis Salzman William V. Reiss Noelle Feigenbaum ROBINS KAPLAN LLP 399 Park Avenue, Suite 3600

New York, NY 10022

Tel: (212) 980-7400 Fax: (212) 980-7499

HSalzman@RobinsKaplan.com WReiss@RobinsKaplan.com

NFeigenbaum@RobinsKaplan.com

Christine A. Williams, Esq.

Kevin J. Funk, Esq.

DURRETTE, ARKEMA, GERSON & GILL PC

Bank of America Center

1111 East Main Street, 16th Floor

Richmond, VA 23219

Tel: (804) 775-6900

Fax: (804) 775-6911

wdurrette@dagglaw.com

cwilliams@dagglaw.com

kfunk@dagglaw.com

Michael J. Boni

Joshua D. Snyder

John E. Sindoni

Robert E. Haimes

BONI, ZACK & SNYDER LLC

15 St. Asaphs Road

Bala Cynwyd, PA 19004

Tel: (610) 822-0200

Fax: (610) 822-0206

mboni@bonizack.com

jsnyder@bonizack.com

jsindoni@bonizack.com

Jeffrey J. Corrigan

Jeffrey L. Spector

Icee N. Etheridge

SPECTOR ROSEMAN & KODROFF, P.C.

Two Commerce Square

2001 Market Street, Suite 3420

Philadelphia, PA 19103

Tel: (215) 496-0300

Fax: (215) 496-6611

jcorrigan@srkattorneys.com

jspector@srkattorneys.com

lfisher@srkattorneys.com

Craig S. Primis (pro hac vice)
Katherine R. Katz (pro hac vice)
Tracie Lynn Bryant (pro hac vice)
KIRKLAND & ELLIS LLP
1301 Pennsylvania Avenue, N.W.
Washington, D.C. 20004
Telephone: (202) 389-5000
Facsimile: (202) 389-5200
craig.primis@kirkland.com
katherine.katz@kirkland.com
tracie.bryant@kirkland.com

Seth A. Schaeffer
Richard Cullen, VSB No. 16765
Brian C. Riopelle, VSB No. 36454
MCGUIREWOODS LLP
Gateway Plaza, 800 East Canal Street
Richmond, Virginia 23219
Telephone: (804) 775-1000
Facsimile: (804) 775-1061
sschaeffer@mcguirewoods.com
rcullen@mcguirewoods.com
briopelle@mcguirewoods.com

Nathan P. Eimer (pro hac vice)
Vanessa G. Jacobsen (pro hac vice)
Benjamin Waldin (pro hac vice)
Alec Solotorovsky (pro hac vice)
EIMER STAHL
224 S. Michigan Avenue, Suite 1100
Chicago, IL 60604
Telephone: (312) 660-7600
Facsimile: (312) 692-1718
neimer@eimerstahl.com
vjacobsen@eimerstahl.com
bwaldin@eimerstahl.com
emackie@eimerstahl.com
asolotorovsky@elmerstahl.com
rjanove@eimerstahl.com

Calvin W. Fowler, Jr. Lynn K. Brugh, IV Brendan O'Toole Gregory Crapanzano WILLIAMS MULLEN 200 South 10th Street, Suite 1600 Richmond, Virginia 23219
Telephone: (804) 420-6000
Facsimile: (804) 420-6507
wfowler@williamsmullen.com
lbrugh@williamsmullen.com
botoole@williamsmullen.com
gcrapanzano@williamsmullen.com

## Anand Ramana

Anand Ramana (VSB No. 65852) VEDDER PRICE, P.C. 1401 New York Ave., N.W. Suite 500 Washington, D.C. 20005

Tel: (202) 312-3325

E-mail: <u>aramana@vedderprice.com</u> Attorney for Non-Party Huttig Building Products, Inc.